Washington, Wednesday, March 10, 1937

TREASURY DEPARTMENT.

Bureau of Customs.

[T. D. 48841]

PORT OF ENTRY

EXTENSION OF THE LIMITS OF CUSTOMS PORT OF ENTRY OF SAINT PAUL, MINNESOTA

To Collectors of Customs and Others Concerned:

There is published below for the information of customs officers and others concerned the following Executive Order, dated February 27, 1937, extending the limits of the customs port of entry of Saint Paul, Minnesota, in Customs Collection District No. 35 (Minnesota), effective thirty days from the date of the order.

[SEAL]

J. H. MOYLE, Commissioner of Customs.

EXECUTIVE ORDER

By virtue of and pursuant to the authority vested in me by the act of August 1, 1914, ch. 223, 38 Stat. 609, 623 (U. S. C., title 19, sec. 2), the limits of the customs port of entry of Saint Paul, Minnesota, in Customs Collection District No. 35 (Minnesota), are hereby extended to include the territory within the limits of the cities of South Saint Paul and West Saint Paul, Minnesota, effective thirty days from the date of this order.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE, February 27, 1937.

[F. R. Doc. 37–688; Filed, March 9, 1937; 11:31 a. m.]

[T. D. 48844]

AIRPORT OF ENTRY

OGDENSBURG HARBOR, OGDENSBURG, NEW YORK, DESIGNATED AS AN AIRPORT OF ENTRY WITHOUT TIME LIMIT

To Collectors of Customs and Others Concerned:

Under the authority of section 7 (b) of the Air Commerce Act of 1926 (U. S. C., title 49, sec. 177 (b)), the Ogdensburg Harbor, Ogdensburg, New York, is hereby designated as an airport of entry for the landing of aircraft from foreign countries, effective March 1, 1937.

[SEAL]

FRANK Dow, Acting Commissioner of Customs.

Approved: March 4, 1937.

JOSEPHINE ROCHE,

Acting Secretary of the Treasury.

[F. R. Doc. 37-689; Filed, March 9, 1937; 11:31 a.m.]

Bureau of Internal Revenue.

[T. D. 4727]

REVOKING SPECIALLY DENATURED ALCOHOL FORMULAE

To District Supervisors, Chemists in Charge, Authorized
Chemists, and Others Concerned:

Pursuant to authority conferred by the Act of June 7, 1906 (U. S. C., 1934 Ed., Title 26, Sec. 1320), and Title III of the National Prohibition Act, Specially Denatured Alcohol Formulae 11, 26, 31–B, and 31–C are hereby revoked effective May 1, 1937, and alcohol shall not be denatured in accordance with such formulae on and after that date.

[SEAL]

CHAS. T. RUSSELL,

Acting Commissioner of Internal Revenue.

Approved: March 4, 1937.

ROSWELL MAGILL,

Acting Secretary of the Treasury.

[F. R. Doc. 37-690; Filed, March 9, 1937; 11:31 a. m.]

[T. D. 4728]

Purchase and Use of Strip Stamps in Puerto Rico
To Collectors of Internal Revenue, District Supervisors, Collectors of Customs, and Others Concerned:

Pursuant to the authority conferred by Section 205 of Title II of the Liquor Taxing Act of 1934 (U. S. C., 1934 ed., Title 26, Sec. 1152e) strip stamps to be attached to bottles of distilled spirits to be shipped from Puerto Rico to the United States, Hawaii, or Alaska, shall be obtained and affixed in accordance with the following regulations:

1. The distiller, rectifier, or bottler, or his duly authorized agent, in Puerto Rico shall make a requisition on internal revenue Form 428, in triplicate, for the purchase of strip stamps, and shall attach thereto a statement, under oath in the following form:

Port of _____

I solemnly swear (or affirm) that the stamps requested on the Form 428 to which this statement is attached, are required, and will be used, for the quantities of the brands and kinds of distilled spirits listed below, which will be shipped to the United States, Hawaii, or Alaska, to supply existing orders and/or anticipated requirements within ninety days from this date.

No. of bottles	Size of bottles	Brands	Kinds

	_				 		
	Ī	(Di		er, Rect		ttler)	
Subscribed			to	before			
		,	الخنفة	•			



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The Form 428, in triplicate, together with a sworn statement, shall be submitted to the Collector of Customs in Puerto Rico for approval.

- 2. The Collector of Customs shall approve Form 428 if he is satisfied that the stamps are required for distilled spirits to be shipped to the United States, Hawaii, or Alaska, to supply existing orders and/or anticipated requirements within 90 days from the date of the requisition. He shall retain a copy of Form 428 and the sworn statement for his files.
- 3. The distiller, rectifier, or bottler, or his duly authorized agent, shall submit the original, with one copy, of the approved Form 428 to the Internal Revenue Stamp Deputy in Puerto Rico, who shall sell the stamps requisitioned and approved. The Stamp Deputy shall enter the serial numbers of the strip stamps on the original and copy of Form 428. He shall give the strip stamps with the copy of Form 428 to the purchaser and retain the original Form 428 for his files. The Stamp Deputy shall maintain a record on Form 19, "Collector's Office Record of Bottle Strip Stamps for Distilled Spirits Requisitioned on Form 428", of strip stamps sold and also a card or ledger record for each purchaser showing the

date of each sale and the quantity and denominations of the strip stamps sold.

- 4. The distiller, rectifier, or bottler shall, at his expense, have each of the strip stamps overprinted, with his name and address and the brand and kind of distilled spirits, and submit the stamps to the Collector of Customs for verification.
- 5. The Collector of Customs shall verify the overprinting and enter on his copy of Form 428 the serial numbers of the strip stamps and return them to the purchaser.
- 6. The distiller, rectifier, or bottler shall plainly and legibly mark on each case containing bottles of spirits to which strip stamps are attached, the following legend:

The stamps required by the United States Liquor Taxing Act of 1934 are affixed to the bottles contained in this case, consisting of ______ bottles, each containing ______ (number) (net contents of bottles)

(Distiller, Rectifier, or Bottler)

- 7. Any breach of these regulations, or failure to use the strip stamps within a reasonable time for the purpose for which they were procured, not satisfactorily explained to the Collector of Customs, will be grounds for denial of approval of further requisitions for purchase of strip stamps for affixing under these regulations.
- 8. The Collector of Customs in Puerto Rico shall maintain a record of the Forms 428 approved, and shall check all outgoing shipments of bottled distilled spirits and credit the respective distiller, rectifier, or bottler with the strip stamps used, as evidenced by the legend on the cases. The Collector shall furnish the Bureau of Customs on April 1, July 1, October 1, and January 1 of each year a consolidated report in duplicate showing the name of the purchaser in Puerto Rico, the number of stamps, and the denominations of stamps purchased on requisition on Form 428 approved by the Collector of Customs, not used within 90 days from the date of approval. The Bureau of Customs shall forward the copy of such report to the Commissioner of Internal Revenue.

[SEAL]

CHAS. T. RUSSELL,
Acting Commissioner of Internal Revenue.
Frank Dow,

Acting Commissioner of Customs.

Approved: March 4, 1937.

ROSWELL MAGILL,

Acting Secretary of the Treasury.

[F. R. Doc. 37-691; Filed, March 9, 1937; 11:31 a. m.]

DEPARTMENT OF THE INTERIOR.

General Land Office.

STOCK DRIVEWAY WITHDRAWAL No. 69, NEVADA No. 15,

FEBRUARY 9, 1937.

Departmental order of February 19, 1919, establishing Stock Driveway No. 69, Nevada No. 15, is hereby revoked as to the following described public lands in Nevada, effective upon the withdrawal by Executive order of certain adjacent public lands for use by the Soil Conservation Service, Department of Agriculture, in connection with the Pahranagat Valley erosion control demonstrations:

MOUNT DIABLO MERIDIAN

T. 4 S., R. 59 E., E½ sec. 35.
T. 5 S., R. 59 E., E½ secs. 2 and 11, SW¼ sec. 12, sec. 13, E½ sec. 14, NE¼ sec. 24.
T. 5 S., R. 60 E., NW¼, S½ sec. 18.
Aggregating 2,720 acres.

HAROLD L. ICKES, Secretary of the Interior.

[F. R. Doc. 37-682; Filed, March 9, 1937; 9:40 a.m.]

FEDERAL POWER COMMISSION.

Commissioners: Frank R. McNinch, Chairman; Basil Manly, Vice Chairman; Herbert J. Drane, Claude L. Draper, Clyde L. Seavey.

[Docket IT-5023]

IN THE MATTER OF THE APPLICATION OF KANSAS GAS AND ELECTRIC COMPANY FOR REHEARING

ORDER GRANTING REHEARING AND DENYING INTERLOCUTORY ORDER

Upon application filed January 28, 1937 by Kansas Gas and Electric Company for rehearing in the "Matter of the Application of Kansas Gas and Electric Company for Approval of Maintenance of Permanent Connections for Emergency Use Only," Docket IT-5023, which original application was dismissed by Commission order of December 31, 1936; and for an interlocutory order granting the approval prayed for in said original application pending final disposition thereof; and

It appearing to the Commission:

That a rehearing is desirable and appropriate for further considering the specifications contained in said application for rehearing and for receiving such additional evidence as the Commission may deem pertinent to such specifications;

The Commission orders:

- (1) That a rehearing for the purposes above stated be and the same is hereby granted in said "Matter of the Application of Kansas Gas and Electric Company for Approval of Maintenance of Permanent Connections for Emergency Use Only" and that said rehearing be held at the Commission's hearing room in Washington, D. C., on Wednesday, the 7th day of April 1937, at 10 a. m.
- (2) That the request for an interlocutory order approving the maintenance and operation of the interconnections involved, without applicant thereby becoming subject to the jurisdiction of the Commission pending final disposition and review by the courts, be and the same is hereby denied.

Adopted by the Commission on March 6, 1937.

[SEAL]

LEON M. FUQUAY, Acting Secretary.

[F. R. Doc. 37–683; Filed, March 9, 1937; 9:40 a. m.]

RURAL ELECTRIFICATION ADMINISTRATION.

[Administrative Order No. 64]

ALLOCATION OF FUNDS FOR LOANS

March 4, 1937.

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, I hereby allocate, from the sums authorized by said Act, funds for Loans for the projects and in the amounts as set forth in the following schedule:

Project Designation:	Amount
Michigan 28 Presque Isle	
Ohio 42 A Darke Washington 9 San Juan	

JOHN M. CARMODY, Administrator.

[F. R. Doc. 37-684; Filed, March 9, 1937; 9:50 a.m.]

[Administrative Order No. 65]

ALLOCATION OF FUNDS FOR LOANS

MARCH 5, 1937.

By virtue of the authority vested in me by the provisions of Section 4 of the Rural Electrification Act of 1936, I

hereby allocate, from the sums authorized by said Act, funds for Loans for the projects and in the amounts as set forth in the following schedule:

- rojece Boothradioit.	Amount
Iowa 34 B Jones (Additional)	\$95,000
Montana 11 B Sanders (Additional)	15, 000

JOHN M. CARMODY, Administrator,

[F. R. Doc. 37-685; Filed, March 9, 1937; 9:50 a.m.]

ADMINISTRATIVE ORDER No. 66

MARCH 6, 1937.

I hereby rescind the allocations of funds for the below designated projects made by Administrative Orders No. 10, 14 and 42:

Project Designation:	Amount
Alaska 1 Anchorage (10)	\$115,000
North Carolina 24 Franklin (14)	123,000
Wisconsin 38 B Rock (42)	40,000

Alaska 1 Anchorage.—This action is being taken because after careful study, it was found that the borrower will not give us satisfactory security and for the present it is not possible to set up a cooperative organization.

North Carolina 24 Franklin.—This action is being taken because a power company has already taken over the entire project.

Wisconsin 38 B Rock.—This allocation was for a generating plant and it is being rescinded because a satisfactory rate has been agreed upon with a power company.

JOHN M. CARMODY, Administrator.

[F. R. Doc. 37-686; Filed, March 9, 1937; 9:50 a.m.]

[Administrative Order No. 67]

ALLOCATION OF FUNDS FOR LOANS

MARCH 6, 1937

I hereby amend Administrative Orders No. 4, dated July 28, 1936, and No. 21, dated October 1, 1936, by combining the allocations of \$105,000 for Illinois 11 Scott, \$385,000 for Illinois 18 Pike and \$198,000 for Illinois 22 Greene into one allocation of \$688,000 to be known as Illinois 18A Pike.

I hereby amend Administrative Orders No. 21, dated October 1, 1936 and No. 62, dated February 25, 1937, by changing the first paragraph to read as follows:

By virtue of the authority vested in me by the provisions of Sections 4 and 5 of the Rural Electrification Act of 1936, I hereby allocate, from the sums authorized by said Act, funds for Loans for the projects and in the amounts as set forth in the following schedule:

I hereby amend Administrative Order No. 32, dated November 13, 1936, by dividing the allocation of \$452,000 for Virginia 11 Rockingham (additional) into two allocations, one of \$352,000 to be known as Virginia 11B Rockingham, and the other of \$100,000 to be known as Virginia 11G Rockingham.

I hereby amend Administrative Orders No. 32, dated November 13, 1936 and No. 56, dated February 6, 1937, by changing allocations of \$360,000 for California 6 Modoc and \$60,000 for Oregon 3 Lake, to two allocations, one of \$330,000 to be known as California 6A Modoc, and the other of \$90,000, to be known as California 6G Modoc.

I hereby amend Administrative Orders No. 40, dated December 5, 1936, and No. 56, dated February 6, 1937, by changing allocations of \$290,000 for Washington 18 Spokane, \$200,000 for Washington 21A Whitman, and \$55,000 for

Washington 24 Spokane, to two allocations, one of \$455,000 to be known as Washington 18A Spokane and the other of \$90,000 to be known as Washington 18G Spokane.

I hereby amend Administrative Order No. 43, dated December 24, 1936, by dividing the allocation of \$145,000 for Wyoming 11 Lincoln into two allocations, one of \$103,000 to be known as Wyoming 11 Lincoln and the other of \$42,000 to be known as Wyoming 11G Lincoln.

I hereby amend Administrative Order No. 59, dated February 12, 1937, by changing Pennsylvania 4A Crawford (additional) to read Pennsylvania 4B Crawford, and Administrative Order No. 60, dated February 13, 1937, by changing Montana 2B Cascade (additional) to read Montana 2 Cascade (additional).

JOHN M. CARMODY, Administrator.

[F. R. Doc. 37-687; Filed, March 9, 1937; 9:50 a. m]

SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 8th day of March, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE BRITISH-AMERICAN-MCNABB PARK COMMUNITY FARM, FILED ON FEBRUARY 25, 1937, BY JAMES W. TAIT COMPANY, INC., RESPONDENT

CONSENT TO WITHDRAWAL OF FILING OF OFFERING SHEET AND ORDER TERMINATING PROCEEDING

The Securities and Exchange Commission, having been informed by the respondent that no sales of any of the interests covered by the offering sheet described in the title hereof have been made, and finding, upon the basis of such information, that the withdrawal of the filing of the said offering sheet, requested by such respondent, will be consistent with the public interest and the protection of investors, consents to the withdrawal of such filing but not to the removal of the said offering sheet, or any papers with reference thereto, from the files of the Commission; and

It is ordered that the Suspension Order, Order for Hearing and Order Designating a Trial Examiner, heretofore entered in this proceeding, be and the same are hereby revoked and the said proceeding terminated.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 37-692; Filed, March 9, 1937; 12:35 p. m.]

12 F. R. 587.